

## Washington Public Records Act Request

Date

2019-04-30

Our Ref. Num.

ZX04-877732-01

Please provide the following public records pursuant to the Washington Public Records Act (the “Act”), any sunshine ordinances that apply to your jurisdiction. If the recipient cannot address this request, please forward it to the appropriate official or staff member. “You” and “your,” refer to each of the one or more requestee public agencies, and not merely the individual recipient or member, agent, officer, or employee of the public agency. “Including” means “including but not limited to.” We reserve all of our rights under the Act and other applicable law.

**All of your responses, including any disclosed records, secret URLs or file share passwords, may be automatically, instantly, and publicly viewable via the muckrock.com Internet service used to issue this request.**

Please be certain all responses are properly redacted. I am not a representative of MuckRock.

### Requestee Public Agencies

(The agency/ies addressed in the cover email/fax/letter transmitting this request)

### Requestor

An anonymous member of the public<sup>a</sup>, who may be contacted only via email

### Prompt Response Required

Your determination and reply to this request, including records, URLs or estimated date of record availability, is expected within 5 business days. (RCW 42.56.520(1))

<sup>a</sup>Since Act requests are not required to be in any given format any may not be distinguished by the purpose of or person making the request (RCW 42.56.010(3)), I choose not to use any forms you may have made available for Act requests nor will I identify myself nor provide contact information other than e-mail address.

### Important Notes

The checked items below are incorporated into our request:

#### A. FEES

A1.  Please waive fees if possible.

Provide us only those copies of records available:

A2.  without any fees      A3.  with fees no greater than \$0.00.

For all copies that would incur greater fees, please provide the (free) statutorily-required determination of which records are available for in-person inspection, and a break-down of the price for receiving copies (RCW 42.56.120(2)(f)).

A4.  Contact us prior to performing any services requiring fees.

#### B. SEARCH

B1.  Please assist in identifying and locating responsive records and overcoming objections to their disclosure.

B2.  Under *West v. Steve Vermillion City of Puyallup*, 196 Wn. App. 627, *Nissen v. Pierce County*, 183 Wn.2d 863, search personal email and mobile accounts and devices for requested records, as appropriate.

B3.  Include all attachments, exhibits, appendices, and images, in and to all responsive records.

B4.  Perform a diligent search for responsive records and examine them before determining they are exempt, as you may find that responsive records have segregatable disclosable portions that you must disclose which cannot be determined unless you actually search for records.

B5.  If you waived exemptions by prior disclosure to other members of the public, we request you do not withhold that record or portion from us either.

B6. If emails are requested, please (  include /  exclude ) spam and automated messages.

B7.  Retain all responsive records that have not been destroyed as of receipt of this request (RCW 42.56.100).

### C. SCHEDULE

- C1.  Immediate disclosure is requested under your local sunshine ordinance.
- C2.  Please provide records in rolling or incremental fashion, as they are ready.
- C3.  This is a written extension of the 5-day response deadline by an additional 0 days.
- C4.  This is a written extension of the 0-day extension period by an additional 0 days.
- C5.  Please prioritize review and disclosure of the following numbered requests: N/A.

### D. DELIVERY

D1.  We request a formal determination notice for *each* of the **64** request(s) below, indicating that you have (a) no responsive records, (b) provided all responsive records, (c) provided some, and withheld some or parts of some, responsive records, or (d) found and withheld all responsive records.

Please provide records in:

- D2.  electronic format, via e-mail attachments
- D3.  electronic format, on USB/DVD/CD via mail
- D4.  paper format, via mail

D5.  Please provide metadata/full headers for all requested electronic records (O'Neill v. City of Shoreline, 170 Wn.2d 138). Please provide a lossless copy of e-mail records in their original format such as .msg or .eml formats, or in another format that fully preserves all e-mail headers and other metadata. If you instead, for example, print the email to PDF format, please ensure you have provided ALL email headers (except those exempt under the Act), or we will lose valuable data associated with the record, you will not have provided us a complete copy of the public record, and we may challenge your response for withholding other email headers without statutory justification.

- D6.  If a record is available on your public website, a URL is preferable to duplication.
- D7.  Cite statutory authority for all records withheld/redacted. Inform us of any applicable appeal procedures if any records are withheld/redacted.

### 64 Request(s)

#### PART 1

Electronic copies, via email, of all email, calendar invites, text/SMS/MMS/instant messages, or memos sent, written, or received between January 1, 2017 and 2019-04-30(inclusive), to or from (1) any employee or officer and (2) any of the following:

- R1. Donald Trump

R2. Barack Obama  
R3. Mick Mulvaney  
R4. Rahm Emanuel  
R5. Denis McDonough  
R6. Melania Trump  
R7. Michelle Obama  
R8. Eric Holder  
R9. Loretta Lynch  
R10. Sally Yates  
R11. Dana Boente  
R12. Jeff Sessions  
R13. Matthew Whitaker  
R14. William Barr  
R15. Robert Mueller  
R16. Rod Rosenstein  
R17. Zachary Fuentes  
R18. John Kelly  
R19. Reince Priebus  
R20. John R. Bolton  
R21. Kirstjen Nielsen  
R22. Kevin McAleenan  
R23. Kevin Hassett  
R24. Timothy Harleth  
R25. Marcia Lee Kelly  
R26. James W. Carroll  
R27. Kelvin Droegemeier  
R28. Robert Lighthizer  
R29. Dan Scavino

- R30. Sarah Sanders
- R31. Katrina Pierson
- R32. Ivanka Trump
- R33. Peter Navarro
- R34. Larry Kudlow
- R35. Stephen Miller
- R36. Jared Kushner
- R37. Kellyanne Conway
- R38. Emma Doyle
- R39. Pat Cipollone
- R40. Jay Sekulow
- R41. Rudy Giuliani
- R42. Emmet Flood
- R43. Johnny DeStefano
- R44. any email address ending in whitehouse.gov or eop.gov not included above,
- R45. any employee of the Executive Office of the President of the United States, the White House Office, or the Office of Management and Budget not included above
- R46. any employee or officer of the US Office of the Attorney General, US Office of the Deputy Attorney General, and the Special Counsel's Office not included above

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## PART 2

Electronic copies, via email, of all agreements either executed OR in effect at any time from January 1, 2017 to 2019-04-30(inclusive) with any of the following:

- R47. US Dept of Homeland Security
- R48. Federal Bureau of Investigation
- R49. US Marshals
- R50. Drug Enforcement Administration
- R51. Customs and Border Protection
- R52. Immigration and Customs Enforcement

- R53. Bureau of Alcohol, Tobacco and Firearms
- R54. Joint Terrorism Task Force
- R55. Northern California Regional Intelligence Center (NCRIC)
- R56. San Diego Law Enforcement Coordination Center
- R57. Orange County Intelligence Assessment Center
- R58. Los Angeles Joint Regional Intelligence Center
- R59. Central California Intelligence Center
- R60. US Secret Service
- R61. CIA
- R62. NSA/CSS
- R63. Department of Defense
- R64. US Internal Revenue Service

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